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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23 624 500	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Joseph P. Bertucci a	nd Carole L. Bertucci	(his wife)
(hereinafter called the Grantor), of thevil and State of, for and in co	lage of Oak Lawn	County of Cook	
in hand paid, CONVEYAND WARRANTtofthevillageofHomewood	John County of Coo	H. Thode, Trustee	Dollars Ilinois
and to '.' su 'cessors in trust hereinafter named, for lowing described real estate, with the improvements and everything inpurtenant thereto, together with a of	r the purpose of securing perfor thereon, including all heating, ai therents, issues and profits of sai	mance of the covenants and agree r-conditioning, gas and plumbing a	
And ass of ropert	y: 9832 South 5hth	Avenue	
3 feet of Lot 19 i being a subdivisio Acres of the north Range 13, east	n block 36 in Minnic n of the Worth West East Quarter of Sec the Third Frincipal	lot 18 and the North k's Cak Lawn Subdivis Quarter and the West tion 9, Township 37 N Meridian (except the of) in Cook County, I	ion 20 Iorth, North
Hereby releasing and waiving all rights under and b	by wife of the homestead exer	notion laws of the State of Illinois	
IN TRUST, nevertheless, for the purpose of secu WHEREAS, The Grantor JOSOPh F	ring e formance of the covena Betucat and Carol	nts and agreements herein. .e L. Bertucci (his wi	fe)
justly indebted upon Their	principal ;	promissory notebearing even di	ate herewith, payable
the sum of Six-tee	n-thousand-Fey,-'mnd s, payable in 1 m/n*	Tworgreen Fark, Illingred-Twenty-six-and-(children's payment which de	
		CACH	<u> </u>
		05,	\$ <del>2</del>
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten and assessments against said premises, and on dema rebuild or restore all buildings or improvements on a shall not be committed or suffered; (5) to keep all bi grantee herein, who is hereby authorized to place su with loss clause attached payable first, to the first Ti which policies shall be left and remain with the said brunces, and the interest thereon, at the time or time.  In the Event of failure so to insure, or pay t grantee or the holder of said indebtedness, may proc lien or title affecting said premises or pay all prior ir Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness In the Event of a breach of any of the aforeus carned interest, shall, at the option of the legal ho thereon from time of such breach at seven per cent	uildings now or at any time on a ch insurance in companies acceptuate or Mortgagee, and, seed Mortgagees or Trustees utilities as when the same shall become dates or assessments, an the pricure such insurance or bay such nocumbrances and the riferest thind, and the same with interest accured hereby, sid covenants or agreements the ider thereof, without notice, be per anglemyshall be recoverable	as primites insure in companies public to the holde. of the first me to the holde. of the first me to the first me to the holde. Of the first me indebtedness is fully be died to the taxes or assessments, or discharge ereon from time to time; and thereon from the date of payme whole of said indebtedness, include the first me to the f	vaste to said premited to be selected by the orgage indebtedness, neerests may appear, pay all prior incumie con when due, the or purchase any tax "non" so paid, the at it "seven per cent ding or "pipal and all le, at d w th interest at law or post to the tent.
It is AGRED by the Grantor that all expenses, closure hereouf—including reasonable attorney's feespleting abstract showing the whole title of said proxpenses and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Granton shall be taxed as costs and included in any occasional shall he taxed as costs and included in any occasional that costs of suit, including attorney's fees have been easigns of the Grantor waives all right table posses assigns of the Grantor waives all right table posses agrees that upon the filing of any conflicted to feed to the occasion of the Grantor, or to any party claiming with power to collect the rents, is not find profits of the THE ENENT of the death of the Richard Richard.	and disbulvements paid or incu- equiting for documentary evider embed, embracing foreclosure beforeceding wherein the grant or. All such expenses and disbur- at may be rendered in such for the dismissed, nor release hereof the paid. The Grantor for the Granton to all the Grantor from, sake tose this Trust Deed, the court is under the Grantor, appoint a li- the said premises.  COOK  V. Brennan	County of the grantee, of and County is be	rge of said premises or of his resignation,
first successor in this true can if for any like cause a of Deeds of said County to hereby appointed to be seperformed, the grantee of his successor in trust, shell	aid first successor fail or refuse t cond successor in this trust. An i release said premises to the par	o act, the person who shall then be d when all the aforesaid covenant ty entitled, on receiving his reason	the acting Recorder and agreements are table charges.
Witness the hand# and seafof the Grantors		day of August	19_76
This Document was prepared by	· Your	12 Buture	(SEAL)
Diane L. Fetrosius Evergreen Flaza Bank	(Arolo	Y N.Tur	(SEAL)
Evergreen Park, Illinois	OT JIEAN TO		

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SECOND MORTGAGE  Trust Deed	β				S

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